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Declaration Submitted With Initial Plant Submitted after Initial Plant Submitted Art Unit N/A  Filing Date Forwary 6, 2006  Art Unit N/A  Examiner Name Not Yet Assigned  I hereby declare that: (1) Each investor's residence, mailing address, and criticenship are as stated below next to their name; and (2) 1 believe the inventor(s) ammed below to the the original and first inventor(s) of the subject matter which is claimed and for which a patent is accept to the invention enabled.  INTERLOCKED VIBRATION REDUCTION MOUNT  In a statished hereby OR  X was filled on (MM-DD/YYYY) 02/06/2006 as United States Application Number or PCT International Application Number 10/567296 and was amended on (MM-DD/YYYY) (4) applicable). I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above.  I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for confinuation-in-part applications, material information which became available between the filling date of the prior application and the national or PCT international filling date of the confinuation is filled access to the above-disentified paper application. See 37 CFR 1.14(c) and (h). This box should not be charge any late to be application in filled to have access to the application.  In accordance with 37 CFR 1.14(h)(3), access with be provided to a copy of the application claims priority trader 35 USC 119(a)-(d) if a copy of the foreign application. In paper application is above-identified application in the above-identified application is 180 access to the application.  In accordance with 37 CFR 1.14(h)(3), access with be provided to a copy of the development of the application in the above-identified application is 180 access and 180 application. In the above-identified application is 180 access as the above-identified application in the above-identified application in the above-identified		COMPLETE IF KNOWN					
Submitted With holded P Filling (surcharge (37 CFR 1.16 (f)) required)  I hereby declare that: (1) Each inventor's residence, mailing address, and elitzenship are as stated below next to their name: and i2) believe the inventor(s) named below to be the original and first inventor(s) of the subject mailar which is claimed and ler which a patient is assign to the understand condition.  INTERLOCKED VIBRATION REDUCTION MOUNT  INTERLOCKED VIBRATION REDUCTION MOUNT  Take of the inventor)  The expectification of which  Is attached hereto  OR  X was liked on (MMFDD/YYYY)  02/06/2006  as United States Application Number or PCT International  Application Number  10/567296  and was amended on (MM-DD/YYYY)  (if applicatide).  I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically reterred to above.  I acknowledge the duty to disclose information which became available between the filling date of the prior application and the national or PCT international filling date of the continuation-in-part applications, material information which became available between the filling date of the prior application and the national or PCT international filling date of the continuation-in-part applications.  Authorization To Permit Access To Application by Participating Offices  X If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPC), the Japan-Patent Office (PPC), the Korean intellectual Propenty Offices (RPC), and any other intellectual property offices in which a foreign application daining priority to the athrev-dentified application of the above-identified application is filled to New access to the application in the contents of the application application is filled to New access to the application and the provided to a copy of the application calming priority under 35 USC 114(a) (3) if a copy of the foreign application is that showe-identified application is filed to New a	(37 CFR 1.63)	Application Number	10/567,296-Cont.	. #8488			
With initial OR Filing (surcharge (37 CFR 1.16 (f)) required)  I hereby declare that: (1) Each inventor's residence, mailing address, and citizenship are as stated below next to their name; and (2) I believe the inventor(s) named below to be the original and first inventor(s) of the subject mailar which is channed and ler vision a patient is socially on the inventor condition.  INTERLOCKED VIBRATION REDUCTION MOUNT  Interspecification of which  (I se attached hiereto  OR  X was filed on (MMFDD/YYYY)  O2/06/2006  as United States Application Number or PCT International  Application Number  10/567296  and was amended or (MMFDD/YYYY)  (If applicable).  I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specificatily returned to above.  I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for confinuation-in-part applications, material information which became available between the filing date of the prior application and he halicenate or PCT international filing date of the continuation-in-part applications, material information which became available between the filing date of the prior application and he halicenate or PCT international filing date of the continuation-in-part application.  Authorization To Permit Access To Application by Participating Offices  X if checked, the undersigned hereby grants the USPTO customy to provide the European Patent Office (EPO), the Norean Interfectual Property Office (KIPO), and any other intellectual property office in which a territy application, see 37 CFR 1.14(c) and th). This box should not be directed if the application calming property office in which a foreign application claiming promity to the above-identified application and the file application should be provided to a copy of the application claims priority under 35 USC 115(a)-(a) if a copy of the foreign application that satisface the certified pot		Filing Date	February 6, 2006				
I hereby declare that: (1) Each inventor's residence, mailing address, and citizenship are as stated below next to their name; and (2) I believe the inventor(s) named below to the the original and first inventor(s) of the subject mailer which is claimed and for which a parent is abught on the invention smitted.  [INTERLOCKED VIBRATION REDUCTION MOUNT  [It is attached hindets  OR  X was litted on (MM-DD/YYYY)  10/567296  2 and was amended on (MM-DD/YYYY)  20/06/2006  Application Number  10/567296  3 united States Application Number or PCT International  Application Number  10/567296  And was amended on (MM-DD/YYYY)  (if applicable).  I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically returned to above.  I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.58, including for confinantion-in-part applications, material information which became available between the filling date of the prior application and the national or PCF international filling date of the confination-in-part applications, material information which becomes available between the filling date of the prior application and the national or PCF international filling date of the confination-in-part applications.  Authorization To Permit Access To Application by Participating Offices  X If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the forean intellectual Property office (RIPO), and any other intellectual property offices in which a foreign application claiming priority to the attrave-demilied application is filled to have access to the application and (fill, This box should not be checked if the application and with a page access to the application is filled to have access to the application, 2) any foreign application from which the above-identified application in the above-identified application in the above-identified applic	With Initial OR Filling (surcharge	Art Unit	N/A				
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is attached hereto  OR  X was filed on (MM/DD/YYYY)  D2/06/2006  as United States Application Number or PCT International  Application Number  10/567296  and was amended on (MM/DD/YYYY)  (if applicable).  I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above.  I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the commutation-in-part application.  Authorization To Permit Access To Application by Participating Offices  X If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (IPO), the Korean intellectual Property Office (KIPO), and any other intellectual property offices in which a foreign application claiming priority to the above-identified patent application. See 37 CFR 1.14(c) and (n). This hox should not be disclosed if the application does not wish the EPO JPO is KIPO, or other intellectual property office in which a foreign application claiming priority under 35 USC 119(a)-(d) if a copy of the fareign application, 2) any foreign application to which the above-identified application application in the above-identified application, 2) any foreign application to which the above-identified application application in the above-identified application, and 3) any U.S. application into which the above-identified special representation application in the above-identified application.	and (2) I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a parent is sought on the inventor entitled:						
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i acknowledge the duty to disclose information which is material to patentability as defined in 37 GFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the communication-in-part application.  Authorization To Permit Access To Application by Participating Offices  X If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (IPO), the Korean intellectual Property Office (ICPO), and any other intellectual property offices in which a foreign application claiming priority to the above-identified patent application. See 37 GFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO,s KIPO, or other intellectual property office in which a foreign application claiming priority to the above-identified application is filed to have access to the application.  In accordance with 37 GFR 1.14(h)(3), access will be provided to a copy of the application-as-filed with respect to: 1) the above-identified application, 2) any foreign application to which the above-identified application claims priority under 35 USC 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 GFR 1.55 has been tiled in the above-identified US application, and 3) any U.S. application from which benefit is sought in the above-identified application.  In accordance with 37 GFR 1.14(c), access may be provided to information concerning the date of three the Authorization to	Application Number 10/567296 an	d was amended on (MM/	ρό/γγγγ	(if applicable).			
Authorization To Permit Access To Application by Participating Offices    X   If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (IPO), the Korean intellectual Property Office (KIPO), and any other intellectual property offices in which a toreign application claiming priority to the above-dentified application is filed access to the above-identified patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO,s KIPO, or other intellectual property office in which a foreign application claiming priority to the above-identified application is filed to have access to the application.  In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the application claims priority under 35 USC 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the above-identified application, and 3) any U.S. application from which benefit is sought in the above-identified application.  In accordance with 37 CFR 1.14(b), access may be provided to information concentred the date of time the Authorization to	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above.						
If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (UPO), the Korean intellectual Property Office (KIPO), and any other intellectual property offices in which a foreign application claiming priently to the above-identified patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, UPO,s KIPO, or other intellectual property office in which a foreign application claiming priority to the above-identified application is filled to have access to the application.  In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the application-as-filled with respect to: 1) the above-identified application, 2) any foreign application to which the above-identified application claims priority under 35 USC 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filled in the above-identified US application, and 3) any U.S. application from which benefit is sought in the above-identified application.  In accordance with 37 CFR 1.14(b), access may be provided to information concentred the date of time the Authorization to	communition in part applications, material information which became available between the filling date of the prior analysis.						

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## Claim of Foreign Priority Benefits I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 355(b) of any foreign application(s) for patent, Indexty claim initiagle pricing beneats conserved on 0.0.0. Frequency of (i), or exp(i) or any rereign application(s) for patent, inventor's or plant breeder's rights conflicate(s), or 965(a) of any PCT international application which designated at teast one country other than the United States of America, fisted below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing data trilore that of the application on which priority is claimed. Prior Foreign Application Certified Copy Attached? Priority Foreign Filling Date Number(s) Country (YYYY CO EM) **Hot Claimed** YES PCT/US2004/025506 18 08/06/2004 X

Additional foreign application numbers are fisted on a supplemental priority data sheet PTO/SB/028 attached hereto.

Page 2 of 3.

PTO-SB/01 (10-08)
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DECLAR	ATION	Supple	Supplemental Sheet Page 4 of 1		
Name of Additional Joint Invent	or, if any:		Apetrion	has been filed for this unsigned inventor	
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